# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

ERIC & CO TRADING GROUP L	LC,	CASE NO.:
Plaintiff,		
v.		
FLOYD MAYWEATHER, JR.,		
Defendant.	,	
	/	

## **COMPLAINT**

Plaintiff, Eric & Co Trading Group LLC ("Plaintiff"), by and through the undersigned counsel hereby sues Defendant, Floyd Mayweather Jr. ("Defendant"), and in support thereof states:

## PARTIES, JURISDICTION, AND VENUE

- 1. Plaintiff, Eric & Co Trading Group LLC, is a limited liability company, with its principal place of business in New York. Plaintiff is owned exclusively and solely by Eric Mavachev, who is also a citizen of the State of New York. Therefore, Plaintiff is a citizen of the State of New York.
- 2. Defendant, Floyd Mayweather, Jr., is an individual who is a citizen of the State of Florida and is otherwise *sui juris*.
- 3. This Court has subject matter jurisdiction over the instant dispute pursuant to 28 U.S.C. § 1332 (a)(1) because there is diversity of the parties, who are citizens of different states, and the amount in controversy exceeds \$75,000.
- 4. Venue is proper because Defendant is a citizen of the State of Florida, and otherwise resides in Miami-Dade County, Florida.

#### **FACTUAL ALLEGATIONS**

- 5. Plaintiff is in the business of providing high-end customized jewelry to a limited group of well vetted clientele.
- 6. Prior to engaging in the misconduct alleged in this Complaint, Defendant, a professional fighter, and Plaintiff have had a close relationship, with Defendant being a frequent and regular client of Plaintiff and has often purchased jewelry from Plaintiff. Defendant also regularly purchased jewelry from Plaintiff, and paid Plaintiff after the fact, which built a relationship of trust and confidence between them.
- 7. On or about June 6, 2021, Defendant met with Plaintiff and asked Plaintiff if he could take possession of jewelry and pay for it later.
- 8. Because of the established relationship, Plaintiff thought it could trust Defendant to protect its interests, and that Defendant would repay the entire value of the jewelry that Plaintiff would advance.
- 9. In reasonable reliance on Defendant's representations, Plaintiff agreed to allow Defendant to take possession of the following items of jewelry (collectively, the "*Jewelry*"), which more specifically comprises of the following items:
  - (i) One 14K Yellow Gold Tennis Bracelet;
  - (ii) One 18K Yellow Gold Cartier Diamond Nail Bracelet;
  - (iii) One 18K White Gold Cartier Diamond Nail Bangle;
  - (iv) One 18K Gold Cartier Diamond Love Bangle Size 22;
  - (v) One 18K Rose Gold Cartier Diamond Nail Bangle 17;
  - (vi) One 18K Rose Gold Cartier Diamond Love Bangle Size 19;
  - (vii) One 18k White Gold Cartier Diamond Love Bangle Size 18;
  - (viii) One Platinum Heart Shaped Diamond Eternity Band;
  - (ix) One Platinum Radiant Cut Diamond Eternity Ring;
  - (x) One 10k Rose Gold Diamond Cuban Link;

- (xi) One 14k white Gold Tennis Bracelet;
- (xii) One 14k White Gold Tennis Bracelet;
- (xiii) One 18k White Gold Cartier Diamond Nail Bangle;
- (xiv) One 18k Rose Gold Cartier Diamond Nail Bangle Size 17;
- (xv) One 18k Yellow Gold Cartier Diamond Love Bangle Size;
- (xvi) One 14k Yellow Gold Emerald Cut Diamond Ankle Bracelet;
- (xvii) One 14k Rose Gold Emerald Cut Diamond Ankle Bracelet;
- (xviii) One 14k White Gold Emerald Cut Diamond Ankle Bracelet;
- (xix) One 18k Rose Gold Diamond Love Bangle;
- (xx) One Rose Gold Diamond Love Bangle;
- (xxi) One 14k Yellow Gold Big Cuban Diamond Bracelet;
- (xxii) One 14k Mini Diamond "TMT";
- (xxiii) One 14k Midsize Diamond "TMT" Chains;
- (xxiv) One 18k yellow gold Butterfly Cuban Iced Out Choker;
- (xxv) One White Gold Diamond Baguette Chain;
- (xxvi) Three (3) large White Gold "TMT" Pieces; and
- (xxvii) One 14k yellow gold diamond/emerald cut butterfly necklace with diamond tennis necklace.
- 10. The Jewelry had a collective value of at least \$389,550, at wholesale, and likely would have yielded a significantly larger return, especially at a pop-up shop.
- 11. After providing the Jewelry to Defendant, he travelled to Miami with it, and, on information and belief sold all the Jewelry for significantly more than its wholesale value.
- 12. Defendant also acknowledged that Plaintiff incurred a minimum of \$389,550, with respect to the Jewelry, but to date has refused to pay Plaintiff.
- 13. As a result, the statements that Defendant would repay Plaintiff were false and Defendant knew that the foregoing statements were false at the time that they were made.
- 14. Accordingly, Defendant has engaged in a scheme to deprive Plaintiff of Plaintiff's property and convert Plaintiff's property to Defendant's own uses with actual malice and criminal intent.

- 15. Plaintiff has repeatedly demanded that Defendant pay the \$389,550 that is currently due and owed, but to date, Defendant has refused to pay Plaintiff anything.
- 16. On information and belief, Defendant never intended to pay Plaintiff and made false representations concerning the existence of a joint venture and oral contract to induce Plaintiff to allow him to take possession of the Jewelry and convert it to his own use and benefit.
- 17. On or about November 8, 2022, Plaintiff transmitted a letter, pursuant to Fla. Stat. § 772.11 demanding that Defendant repay Plaintiff the \$1,168,650 or incur treble liability, via certified mail and text message. A true and correct copy of the foregoing correspondence is attached hereto as Exhibit A.
- 18. To date, Defendant has yet to respond to Plaintiff's demand, and has otherwise refused to account for or pay Plaintiff for the Jewelry or the profits generated.
  - 19. All conditions precedent to the filing of the instant lawsuit have been met or waived.
- 20. Plaintiff retained the undersigned counsel and paid the undersigned a reasonable fee for the services rendered or to be rendered.

## **COUNT I - CIVIL THEFT**

- 21. Plaintiff realleges and reincorporates by reference, the allegations of Paragraphs 1 through 21 above as if set forth in full herein.
- 22. As set forth in further detail above, Defendant made a series of misrepresentations to Plaintiff, intended to cause Plaintiff to provide Defendant with possession of the Jewelry.
- 23. Defendant made the foregoing statements with the knowledge that they were false, with the malicious intent to deprive Plaintiff of the value of the Jewelry.
  - 24. Therefore, by engaging in the foregoing conduct, Defendant engaged in conversion.

- 25. On or about November 8, 2022, Plaintiff sent Defendant a letter, pursuant to Fla. Stat. § 772.11 attached hereto as Exhibit A, demanding the return of three times the value of the Jewelry.
- 26. To date, Defendant has refused to respond to the foregoing demand letter, pay Plaintiff treble damages, or return the Jewelry to Plaintiff.
  - 27. As a result of Defendant's conduct, Plaintiff suffered damages.
  - 28. Plaintiff has in fact suffered damages.

WHEREFORE, Plaintiff, Eric & Co Trading Group LLC, respectfully requests that the Court enter judgment in its favor and against Defendant, Floyd Mayweather, Jr.: (i) Finding that Defendant has engaged in civil theft; (ii) Awarding Plaintiff treble damages, pursuant to Fla. Stat. § 772.11, plus attorney's fees and costs as a result of Defendant's civil theft; and (iii) Granting such further relief as the Court deems just and proper.

#### **COUNT II – CONVERSION**

- 29. Plaintiff realleges and reincorporates by reference, the allegations of Paragraphs 1 through 21 above as if set forth in full herein.
- 30. As set forth in further detail above, Defendant made a series of misrepresentations to Plaintiff, intended to cause Plaintiff to provide Defendant with possession of the Jewelry.
- 31. Defendant made the foregoing statements with the knowledge that they were false, with the malicious intent to deprive Plaintiff of the value of the Jewelry.
  - 32. Therefore, by engaging in the foregoing conduct, Defendant engaged in conversion.
- 33. Plaintiff demanded, on several occasions, that Defendant return the Jewelry or compensate it for the value of the Jewelry.

- 34. To date, Defendant has refused to respond to the foregoing demand letter, pay Plaintiff treble damages, or return the Jewelry to Plaintiff.
  - 35. As a result of Defendant's conduct, Plaintiff suffered damages.

WHEREFORE, Plaintiff, Eric & Co Trading Group LLC, respectfully requests that the Court enter judgment in its favor and against Defendant, Floyd Mayweather, Jr.: (i) Finding that Defendant has engaged in conversion; (ii) Awarding Plaintiff damages; and (iii) Granting such further relief as the Court deems just and proper.

## **COUNT III - FRAUD**

- 36. Plaintiff realleges and reincorporates by reference, the allegations of Paragraphs 1 through 21 above as if set forth in full herein.
- 37. As set forth in further detail above, Defendant made a series of misrepresentations to Plaintiff, intended to cause Plaintiff to provide Defendant with possession of the Jewelry.
- 38. These misrepresentations included, without limitation statements by Defendant that Defendant would repay Plaintiff.
- 39. Defendant made the foregoing statements with the knowledge that they were false, with the malicious intent to deprive Plaintiff of the value of the Jewelry.
  - 40. Therefore, by engaging in the foregoing conduct, Defendant engaged in conversion.
- 41. Plaintiff demanded, on several occasions, that Defendant return the Jewelry or compensate it for the value of the Jewelry.
- 42. To date, Defendant has refused to respond to the foregoing demand letter, pay Plaintiff treble damages, or return the Jewelry to Plaintiff.
  - 43. As a result of Defendant's conduct, Plaintiff suffered damages.

WHEREFORE, Plaintiff, Eric & Co Trading Group LLC, respectfully requests that the Court enter judgment in its favor and against Defendant, Floyd Mayweather, Jr.: (i) Finding that Defendant has engaged in fraud; (ii) Awarding Plaintiff damages; and (iii) Granting such further relief as the Court deems just and proper.

#### **COUNT IV – UNJUST ENRICHMENT**

- 44. Plaintiff reincorporates by reference the allegations of Paragraphs 1 through 21 above as if set forth in full herein.
- 45. As set forth in further detail above, Plaintiff provided Defendant with a benefit in the form of the Jewelry.
- 46. Plaintiff provided the Jewelry to Defendant based on Defendant's promises and assurances that Defendant would pay Plaintiff the fair market value for the Jewelry.
  - 47. To date, however, Defendant has not repaid Plaintiff for the Jewelry.
- 48. As a result, the circumstances in which Defendant has taken the Jewelry are such that it is inequitable for Defendant to retain such a benefit without paying Plaintiff the value thereof.

WHEREFORE, Plaintiff, Eric & Co Trading Group LLC, respectfully requests that the Court enter judgment in its favor and against Defendant, Floyd Mayweather, Jr.: (i) Finding that Defendant has been unjustly enriched at Plaintiff's expense; (ii) Awarding Plaintiff damages; and (iii) Granting such further relief as the Court deems just and proper.

#### **COUNT V – BREACH OF CONTRACT**

49. Plaintiff reincorporates by reference the allegations of Paragraphs 1 through 21 above as if set forth in full herein.

- 50. As set forth in further detail above, Plaintiff and Defendant entered into an oral contract where Plaintiff agreed to provide Defendant the Jewelry in exchange for payment of \$389,550.
- 51. The terms of the contract, to the extent that Defendant was being honest, were confirmed orally and via text message.
- 52. Plaintiff performed under the oral contract with Defendant by providing the Jewelry to Defendant.
  - 53. To date, however, Defendant has not paid Plaintiff.
  - 54. As a result, Defendant breached the oral contract with Plaintiff.
  - 55. Defendant's breach of contract has caused Plaintiff to suffer damages.
  - 56. Plaintiff has in fact suffered damages.

WHEREFORE, Plaintiff, Eric & Co Trading Group LLC, respectfully requests that the Court enter judgment in its favor and against Defendant, Floyd Mayweather, Jr.: (i) Finding that Defendant has been unjustly enriched at Plaintiff's expense; (ii) Awarding Plaintiff damages; and (iii) Granting such further relief as the Court deems just and proper.

#### **JURY DEMAND**

Plaintiff demands a jury trial with respect to all issues so triable.

Date this 5th day of January, 2023.

Respectfully submitted,

## MILLENNIAL LAW, INC.

Attorneys for Plaintiff
501 E. Las Olas Blvd Ste 200/314
Fort Lauderdale Fl 33301
Phone: 954-271-2719

By: s/Zachary P. Hyman

Zachary P. Hyman
Florida Bar No. 98581
zach@millenniallaw.com
malcolm@millenniallaw.com
jessica@millenniallaw.com
assistant@millenniallaw.com